

## Form 13.10 Uniform Plea of Guilty - Summary of Facts

	IN THE DISTRICT COURT OF _ THE STATE O	<u>TULSA</u> C F OKLAHOMA	OUNTY
STAT	E OF OKLAHOMA,	)	
51111		) Case No.	CF-15-2483
	Plaintiff,	)	CF-15-2484
vs.		)	
Israal	ORTIZ,	)	CF-22-4451
151 aci	Defendant.	) sworn either prior ) or prior to inqui	judge shall ensure the defendant is to completing the Summary of Facts ry by the Court on the Plea. If the
Last fo	our digits of SS#		ring a nolo contendere, or other type of by pen change where term "guilty"
	our digits of DL# State OK of Birth 1975 Place of Birth Mexico	) used.]	t by pen change where term gunty
	oma DOC #	)	
		)	
(Home	e Address)	)	DISTRICT COURT
			NOV 3 0 2023
	<u>PLEA OF</u>	GUILTY	
	SUMMARY	OF FACTS	DON NEWBERRY, Court Clerk STATE OF OKLA. TULSA COUNTY
D4 A - E' J		<u> </u>	
Part A: Find	ings of Fact, Acceptance of Plea		
			CIRCLE
1.	Is the name just read to you your true name?		Yes No
	If no, what is your correct name?	<del>-</del>	
	I have also been known by the name(s)	: Israel Orli	3
	Vargues		<del></del>
2.	My lawyer's name is: Mary Gillen McMillen, C	DBA# 31149	
3.	(a) Do you wish to have a record made of these	proceedings by a Court R	eporter? (Ves) No
	(b) Do you wish to waive this right?		Yes No
4	. 40	n N.11	105
4.	Age: 48 Grade completed in school: 24	15 courge	
5.	Can you read and understand this form? (If the be completed and attached.)	answer above is no, Ado	dendum A is to Yes No

6.	Are you currently taking any medications or substances which affect your ability to understand these proceedings?	Yes (No)
7.	Have you been prescribed any medication that you should be taking, but you are not taking?	Yes (No)
	If so, what kind and for what purpose?	
8.	Have you ever been treated by a doctor or health professional for mental illness or confined in a hospital for mental illness?	Yes (No)
	If yes, list the doctor or health professional, place, and when occurred:	
9.	Do you understand the nature and consequences of this proceeding?	Yes No
10.	Have you received a copy of the Information and read its allegations?	(es) No
11.	Does the State move to dismiss or amend any case(s) or count(s) in the information or on page 2 of the information? If so, set forth the cases/counts dismissed or amended.  OF-15-2484 Ch Sex Abuse, amended to under 12 amend to Ch. Sex Abuse.	(Yes) No
12.	A. Do you understand you are charged with:	
	Crime Statutory Reference	
(1)	See PLEA OF NO CONTEST ADDENDUM B O.S	Yes No
(2)	O.S	Yes No
(3)	O.S	Yes No
(4)	O.S	Yes No
For addition	onal charges: List any additional charges on a separate sheet and label as PLEA OF GUILTY NO DUM B.	CONTEST
	B. Are you charged after former conviction of a felony?	Yes (No)
	If yes, list the felony(ies) charged:	

Have you previously been convicted of a felony? If so, when, where and for what felony/felonies?	
(Check if applicable) Do you understand you are subject to the Delayed Sentencing Program for Young Adults and what that sentencing program involves?	Y
(Check if applicable) Do you understand that upon a conviction on a plea of guilty to the offense(s) of you will be required to serve a minimum sentence of:	Y
85% of the sentence of imprisonment imposed before being eligible for parole consideration and are not eligible for earned or other type of credits which will have the effect of reducing the length of sentence to less than 85% of the sentence imposed?	6
% of the sentence of imprisonment imposed or received prior to becoming eligible for state correctional earned credits toward completion of your sentence or eligibility for parole?	Y
(Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of Child Sex Physics will subject you to mandatory compliance with the Oklahoma Sex Offender Registration Act?	6
(Check if applicable) Do you understand that any person sentenced to imprisonment for two (2) years or more for the offense(s) of, involving sexual abuse, sexual exploitation, or illegal sexual conduct, shall be required to serve a term of post-imprisonment supervision for at least three (3) years under conditions determined by the Department of Corrections in addition to the actual term of imprisonment. There will be no post-imprisonment supervision for a sentence of life or life without the possibility of parole for offenses involving sexual abuse, sexual exploitation, or illegal sexual conduct.	6
(Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of will subject you to mandatory compliance with the Oklahoma Methamphetamine Offender Registry Act?	
(Check if applicable) Do you understand that the Court is required to include in the sentence of any person convicted of a felony and sentenced to a term of imprisonment after November 1, 2012, a term of post-imprisonment supervision. The post-imprisonment supervision shall be for a period of not less than nine (9) months nor more than one (1) year following confinement of the person and shall be served under	Y
conditions prescribed by the Department of Corrections. There will be no post- imprisonment supervision for a sentence of life without the possibility of parole.	Y

 $S_{\mathbf{q}} = \frac{M}{2}$ 

What is/are the charge(s) to which the defendant is/are entering a plea today? 15. See PLEA OF NO CONTEST ADDENDUM C Do you understand the range of punishment for the crime(s) is/are: (List in same order 16. as in No. 15 above)? See PLEA OF NO CONTEST ADDENDUM D (1) Minimum of \_\_\_\_\_ to a maximum of \_\_\_\_ and/or a fine of \$\_\_\_ Minimum of \_\_\_\_\_ to a maximum of \_\_\_\_\_ and/or a fine of \$\_\_\_\_\_ No (2) Yes Minimum of \_\_\_\_\_ to a maximum of \_\_\_\_ and/or a fine of \$\_\_\_\_\_ No (3) Minimum of to a maximum of and/or a fine of \$ Yes No (4) 17. Read the following statements: You have the right to a speedy trial before a jury for the determination of whether you are guilty or not guilty and if you request, to determine sentence. (If pleading to capital murder, advise of procedure in 21 O.S. '701.10(B)). At the trial: (1) You have the right to have a lawyer represent you, either one you hire yourself or if you are indigent a court appointed attorney. (2) You are presumed to be innocent of the charges. (3) You may remain silent or, if you choose, you may testify on your own (4) You have the right to see and hear all witnesses called to testify against you and the right to cross-examine them. (5) You may have your witnesses ordered to appear in court to testify and present evidence of any defense you have to these charges. (6) The state is required to prove your guilt beyond a reasonable doubt. (7) The verdict of guilty or not guilty decided by a jury must be unanimous. However, you can waive a jury trial and, if all parties agree, the case could be tried by a Judge alone who would decide if you were guilty or not guilty and if guilty, the appropriate punishment. Do you understand each of these rights? No Confest Do you understand by entering a plea of guilty you give up these rights? 18. No Context Do you understand that a conviction on a plea of guilty could increase punishment in 19. any future case committed after this plea?

Have you talked over the charge(s) with your lawyer, advised him/her regarding any

defense you may have to the charges and had his/her advice?

20.

21.	Do you believe your lawyer has effectively assisted you in this case and are you satisfied with his/her advice?	Yes) No
22.	Do you wish to change your plea of not guilty to guilty and give up your right to a jury trial and all other previously explained constitutional rights?	Yes No
23.	Is there a plea agreement?	Yes No
	What is your understanding of the plea agreement?	
	See PLEA OF NO CONTEST ADDENDUM E	
24.	Do you understand the Court is not bound by any agreement or recommendation and if the Court does not accept the plea agreement, you have the right to withdraw your plea	Yes No
25.	of guilty? No Contest  Do you understand that if there is no plea agreement the Court can sentence you within the range of punishment stated in question 16?	Yes No
26.	Do you understand your plea of guilty to the charge(s) is/are after: (check one)  (X) no prior felony convictions  () one (1) prior felony conviction  () two (2) or more prior felony convictions  List prior felony convictions to which pleading:	Yes No
27.	What (is) (are) your plea(s) to the charge(s) (and to each one of them)?	
	See PLEA OF NO CONTEST ADDENDUM F	
28.	Did you commit the acts as charged in the Information? No Confeed	Yes No
	State the factual basis for your plea(s) (attach additional page as needed, labeled as ADDENDUM C):	
	<u>CF-15-2483 = No Contest</u>	
	CF-15-2484 = No Contest pursuant to N.C. v Alford 400 US 25 (1970)	
	CF-22-4451 = No Contest	

29.	Have you been forced, abused, mistreated, or promised anything by anyone to have you enter your plea(s)?	Yes (No
30.	Do you plead guilty of your own free will and without any coercion or compulsion of any kind?	Yes No
31.	If you are entering a plea to a felony offense, you have a right to a Pre-Sentence Investigation and Report which would contain the circumstances of the offense, any criminal record, social history and other background information about you. Do you want to have the Report?	Yes No
32.	(a) Do you have any additional statements to make to the Court?	Yes No
	(b) Is there any legal reason you should not be sentenced now?	Yes No
HAVING BE	EN SWORN, I, the Defendant whose signature appears below, make the following statements under	oath:
(	) CHECK ONE:	
	(a) I have read, understood and completed this form.	
	X (b) My attorney completed this form and we have gone over the form and I understand its contents and agree with the answers. See Addendum "A"	
(2	(c) The Court completed this form for me and inserted my answers to the questions.  The answers are true and correct.	
(3	I understand that I may be prosecuted for perjury if I have made false statements to this Court.	
	DEFENDANT DEFENDANT	
I Acknowled	ge this day of, 20	
	Notary Public/Deputy Court Clerk/Judg	ge

## THE COURT FINDS AS FOLLOWS:

37.	A. The Defendant was sworn and responded to questions and	iei oain.		
	B. The Defendant understands the nature, purpose and consecutive and consecuti	quences of this proceeding.		
	C. The Defendant's plea(s) of No Contest and accepted by the Court.	knowingly and voluntarily entered		
	D. The Defendant is competent for the purpose of this hearing.			
	E. A factual basis exists for the plea(s) (and former conviction(s), if applicable).			
	<ul> <li>F. The Defendant is guilty as charged: (check as appropriate)</li> <li>(X) after no prior felony convictions.</li> <li>() after one (1) prior felony conviction.</li> <li>() after two (2) or more prior felony convictions.</li> </ul>			
	G. Sentencing or order deferring sentence shall be: imposed in day of, 20, atm.	instanter ( ); or continued until the		
	If the Pre-Sentence Investigation and Report is requested, it theday of, 20	shall be provided to the Court by		
	H. Defendant is committed to:  The RID Program  The FORT Program  The Delayed Sentencing Program for Young	Adults		
DONE IN OPEN CO	OURT this 27 day of Wovembe, 2023.			
Court R	eporter Present	Judge of the district court		
Deputy	Tackel	NAME OF JUDGE TYPED OR PRINTED		

<u>Part B</u> : Sentence on Plea	Case No. <u>CF-15-2483; CF-15-2484; &amp; CF-22-4451</u>
	State v. Israel ORTIZ
	State v. Israel ORTIZ  Date: Nov. 27, 2013
NOTE ON USE: Part B to be used with the Surseparate sentencing form if sentencing continued to	mmary of Facts if contemporaneous with the entry of plea or may be formatted as a to future date.]
THE COURT S	ENTENCES THE DEFENDANT AS FOLLOWS:
	TIME TO SERVE
order as in question No. 15 in Part A)	pervision of the Department of Corrections for a term of years as follows: (list in same
WOODEWEDOOD,	
<b>V</b>	
Upon release from such confinement, you shall Department of Corrections for a period of:	serve a term of post-imprisonment supervision under conditions prescribed by the
2. The sentence(s) to run:	
(concurrent	tly/consecutively)
(OR)	
NOT APPL	JCABLE
3. Defendant shall receive:	
Credit for time served	

\_ No credit for time served

#### **DEFERRED SENTENCE**

1. The sentencing date is deferred until, 20 atm.
2. You (will/will not) be supervised. The terms set forth in the Rules and Conditions of Probation found in Addendum D shall be the rule you must follow during the period of deferment.
SUSPENDED SENTENCE or SUSPENDED AS TO PART
1. You are sentenced to confinement under the supervision of the Department of Corrections for a term of years as follows:
CF - 2015 - 2483 5 years 1 Doc - 445
CF-2015-2484 5 years 1 Doc 44 9/5
$\mathcal{C}$
CF-2022-4451 Q 5 yran 1 Doc 44 715
3 10 days
10 days
To be suspended as follows:
(a) ALL SUSPENDED YES NO
(b) suspended <i>except</i> as to the first months (years) of the term(s) during which time you are to be held in the custod of the Department of Corrections, the remainder of the sentence(s) to be suspended under the terms set forth in the Rules ar Conditions of Probation found in Addendum D.  Said period of incarceration shall be in the custody of the Department of Corrections, to be served in the County Jail, in lieu of the Department of Corrections, pursuant to the Community Service Sentencing Program, 22 O.S. Section 991a - 4.1.
Defendant's term of incarceration shall be calculated as:
Calendar days with credit for good behavior only (57 O.S Section 65)
As calculated by the Sheriff with all implemented and allowable credits allowed by law
2. The sentence(s) to run:
(concurrently consecutively)
(OR)
NOT APPLICABLE
3. Defendant shall receive:
Credit for time served
No credit for time served

## FINES AND COSTS

You are to pay a fine(s), costs, fees and/or restitution to the _ which is attached and made a part of this Order.	TUSA	_ County District Court Clerk as set out in Addendum	ιE
[NOTE ON USE: District Courts may develop and utilize so attach as Addendum E.]	hedules for paymen	ent of fines and costs as appropriate for each district a	.nd
COUR	T CLERK'S DUT	Y	
[TRIAL JUDGE	TO COMPLETE THIS	SECTION]	
IT IS FURTHER ORDERED that the Clerk of this Court stapplicable statutory authority:	hall register or rep	ort the following circumstances in accordance with t	he
( ) As to Count(s), the defendant is ineligible to reg	ister to vote pursua	ant to Section 4-101 of Title 26.	
( ) Pursuant to Section 985.1 of Title 22, the Court departe	d from the mandat	tory minimum sentence of imprisonment as to Count	(s)
( ) As to Count(s), the defendant is subject to the M 701 of Title 63.	lethamphetamine C	Offender Registry requirements as set forth in Section	2-
( ) Defendant is a lawyer and certified copies of this docum General Counsel of the Bar Association within five (5) days O.S.Supp.2014, ch. 1, app. 1-A.			
"NOTICE O	F RIGHT TO AP	PPEAL"	
Sentence to Incarceration, Suspended or Deferred:			
To appeal from this conviction, or order deferring sentence, written Application to Withdraw your Plea of Guilty within requesting to withdraw your plea. The trial court must hold a lit is filed. If the trial court denies your Application, you have denial by filing a Petition for Writ of Certiorari within ninety application to withdraw plea of guilty is denied, notice of into Court of Criminal Appeals Rule 4.2(D). If you are indigent, you	ten (10) days from hearing and rule upon the right to ask the (90) days from the ent to appeal and do	n today's date. You must set forth in detail why you a on your Application within thirty (30) days from the da Court of Criminal Appeals to review the District Cour date of the denial. Within ten (10) days from the date t esignation of record must be filed pursuant to Oklahor	are ate rt's the ma
Do you understand each of these rights to appeal?		Yes) No	
Do you want to remain in the county jail ten (10) days before b	eing taken to the pl	lace of confinement? (Yes) No	
Have you fully understood the questions that have been asked?	?	(Yes) No	
Have your answers been freely and voluntarily given?		Yes) No	
I ACKNOWLEDGE UNDERSTANDING OF RIGHTS AND	SENTENCE IMPO	True Vitiz	
I, the undersigned attorney, have advised the Defendant of his	appellate rights.	Mon McMile	
		ATTÓRNEX FOR DEFENDANT	

Done in open court, with all parties present, this	27 day of <u>UN</u>	20 <u>.23</u> .
Out Productive Productive		muld so me-Tud
Court Reporter Present		JUDGE OF THE DISTRICT COURT
Deputy Court Clerk		NAME OF JUDGE TYPED OR PRINTED
	ADDENDUM "A"	(1)
CERT	IFICATE OF DEFENSI	E COUNSEL
As the attorney for the defendant,	sel Ortiz	, I certify that:
The Defendant has stated to me that he/she appropriate option)	is (able/unable) to read	and understand the attached form, and I have: (check
Determined the Defendant is able	e to understand the Enç	glish language.
X Determined the Defendant is ur interpret.	nable to understand the	English language and obtained <u>Circe Rosas</u> to
2. I have read and fully explained to the Defenda	ant the allegations conta	ained in the Information in this case.
<ol><li>I have read and fully explained to the Defe answers to the questions set out in the Summar</li></ol>		ions in the Plea of Guilty/Summary of Facts and the ndant's answers.
<ol><li>To the best of my knowledge and belief the s have been freely and voluntarily made.</li></ol>	statements and declarat	tion made by the Defendant are accurate and true and
Dated this Zle It day of November	, 20 <u>13</u>	
		Many NcWillen
		ATTORNEY FOR DEFENDANT

## PLEA OF NO CONTEST ADDENDUM A (2)

22 O.S. §Form 13.10 - Uniform Plea of Guilty—Summary of Facts

Immigration Status Warning About Plea of Guilty / No Contest

#### CF-15-2483; CF-15-2484; & CF-22-4451:

The defendant understands that because he is not a citizen of the United States, his plea of guilty/no cntest in this case makes it very likely (automatic for many crimes) that he will be deported from the United States. The defendant agrees that he ahs talked with his defense attorney about his immigration status and how a plea of guilt/no contest in this case will affect that status. The defendant understands that immigration, including deportation, is a separate proceeding governed by the laws of the United States. The defendant also understands that no one, including the defense lawyer or the judge of the District Court of Tulsa County, Oklahoma, can predict to a certainty the effect of his plea of guilty/no contest in this case on his immigration status. Even with this warning, the defendant agrees that he wants to go ahead and plead guilty/no contest in the case.

Israel Ortiz;
Defendant

Interpreter

Mary Gillen McMillen; Attorney for Defendant

#### PLEA OF NOLO CONTENDRE ADDENDUM

22 O.S. §Form 13.10 - Uniform Plea of Guilty-Summary of Facts

12(A) Do you understand that you are charged with:

CF-15-2483:

Count 1; Child Abuse by Injury; 21 O.S. §843.5(A)

CF-15-2484:

Count 1; Child Sexual Abuse; 21 O.S. 843.5(F) Amended to Child

B

CF-22-4451:

Count 1; False Personation; 21 O.S. §1531(4)

Count 2; Driving w/out a Valid License; 47 O.S. §6-303(A)

Charges

Count 3; Unsafe Lane Use; 47 O.S. §11-309

Israel Ortiz: Defendant

Assistant District Attorney

#### PLEA OF NOLO CONTENDRE ADDENDUM

22 O.S. §Form 13.10 - Uniform Plea of Guilty—Summary of Facts

15. What is/are the charges to which the Defendant is/are entering a plea today?

 $\mathbf{C}$ 

CF-15-2483:

Count 1; Child Abuse by Injury

CF-15-2484:

Count 1; Child Sex Abuse

CF-22-4451:

Count 1; False Personation

Count 2; Driving w/out a Valid License

Count 3; Unsafe Lane Use

Israel Ortiz;
Defendant

Mary Gillen McMillen; Attorney for Defendant

Megan Hillborn;

Assistant District Attorney

22 O.S. §Form 13.10 - Uniform Plea of Guilty—Summary of Facts

# 16. Do you understand that the range of punishment for the crime(s) is/are: (List in same order as in No. 15 above [Plea of Guilty Addendum C])?

CF-15-2483:	(Count 1)	Min 0 Max Life	and/or fine of	\$5000
CF-15-2484:	(Count 1)	Min Ø Max Life	and/or fine of	\$ <u>500</u> 5
CF-22-4451:	(Count 1)	Min 0 Max 10 yrs	and/or fine of	\$ <u>1000</u>
	(Count 2)	Min 0 Max 30 days	or fine of	\$50-\$300
	(Count 3)	Min 0 Max 10 days	or fine of	\$5-\$500

Range of Punishment

Israel Ortiz;
Defendant

Mary Gillen McMillen; Attorney for Defendant

Megan Hillborn;

Assistan District Attorney

	Uniform Plea of Guilty—Summary of Facts understanding of the plea agreement?
CF-15-2483:	Count 1 = 1yr DOC + 4yr suspended sentence + $\frac{1}{2}$ + fines
	and costs ( $\frac{500/350}{}$ ) + credit for time served; concurrent w/CF-15-
	2484 & CF-22-4451.
	Count 1 = 1yr DOC + 4yr suspended sentence + 3,7 Co. Taper islon + fines
CF-15-2484:	•
	and costs ( $\frac{500/850}{}$ ) + credit for time served; concurrent w/CF-15-
	2483 & CF-22-4451.
CF-22-4451:	רי בי אין אין אין אין אין אין אין אין אין אי
	and costs ( $\frac{500/250}{}$ ) + credit for time served;
	Count 2 = 30 days county jail + credit for time served;
	Count 3 = 10 days county jail + credit for time served; all counts concurrent; case
The State agree	concurrent w/CF-15-2483 & CF-15-2484.  13 HALT FAILUMET ALGONT Shall Not CONSTITUTE A VIOLATION OF
MANNAWI TAM	nowever wonth into the United States after an armenica small be
Israel (St.	~ curridered a Violation Man M. Millen
Usrael (St.	2) that failure to apportation and remaining out of the courter nowline, which the courter and remaining out of the courter nowline, white into the united states afternerica shall be united to the courter of the courter and like a courter of the

Israel Ortiz;

Defendant

Attorney for Defendant

Megan Hillborn;

Assistant District Attorney

#### PLEA OF NOLO CONTENDRE ADDENDUM

22 O.S. §Form 13.10 - Uniform Plea of Guilty-Summary of Facts

27. What is/are your pleas to the charges (and to each one of them)?

CF-15-2483: Count 1; Child Abuse by Injury = No Contest. I understand that a plea of "no contest" has the same legal effect as a plea of guilty; I understand that a plea of "no contest" will result in the Court finding me guilty of the offense and sentencing me pursuant to the plea agreement detailed in Addendum E. I have reviewed the evidence produced by the State of Oklahoma and concede that; if believed, the evidence could prove my guilt beyond a reasonable doubt. I have had sufficient opportunity to receive the advice of my legal counsel. I believe it is in my best interest to waive my right to trial and accept the punishment for the offense as detailed in the State's plea offer.

F

CF-15-2484: Count 1; Child Sex Abruse =

No Contest, pursuant to *North Carolina v. Alford*, 400 US 25 (1970). I maintain my innocence as to the allegations of child sexual abuse associated with this offense. I understand that a plea of "no contest" will result in the Court finding me guilty of the amended offense and sentencing me pursuant to the plea agreement detailed in **Addendum E**. I have reviewed the evidence produced by the State of Oklahoma, and I have had sufficient time and opportunity to receive the advice of my legal counsel regarding my possible defenses. I believe it is in my best interest to waive my right to trial and accept the punishment for the offense as detailed in the State's plea offer.

CF-22-4451: Count 1; False Personation = No contest. I understand that a plea of "no contest" has the same legal effect as a plea of guilty; I understand that a plea of "no contest" will result in the Court finding me guilty of the offense and sentencing me pursuant to the plea agreement detailed in Addendum E. I have reviewed the evidence produced by the State of Oklahoma and concede that; if believed, the evidence could prove my guilt beyond a reasonable doubt. I have had sufficient opportunity to receive the advice of my legal counsel regarding my possible defenses. I believe it is in my best Page 1 of 2

Addendum "F"

Plea to Charges

State v. Israel Ortiz CF-15-2483; CF-15-2484; & CF-22-4451 interest to waive my right to trial and accept the punishment for the offense as detailed in the State's plea offer. Count 2; Driving w/out a Valid License = Guilty. Count 3; Unsafe Lane Use = Guilty.

Israel Ortiz;
Defendant

Mary Gillen McMillen; Attorney for Defendant

1 - Su stuti affrago pronto Response #35

Megan Hillborn;

Assistant District Attorney